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**From:** Rachael Santana [rsantana@llw-law.com]  
**Sent:** 3/11/2020 8:48:44 PM  
**To:** Mason, Heather [Heather.Mason@FloridaDEP.gov]  
**CC:** Gray, Stephanie A [Stephanie.A.Gray@FloridaDEP.gov]; Jim Shore [JimShore@semtribe.com]; Agnes Motlow [AMotlow@semtribe.com]; 'Paul Backhouse' [PaulBackhouse@semtribe.com]; Stacy Myers [StacyMyers@semtribe.com]; kevincunniff@semtribe.com; Anne Mullins [AnneMullins@semtribe.com]; Stephen Walker [swalker@llw-law.com]; Michelle Diffenderfer [mdiffenderfer@llw-law.com]  
**Subject:** Seminole Tribe of Florida Comments on FDEP Rules 62-330, 62-331, and 404 Handbook  
**Attachments:** Seminole Tribe of Florida Comments on FDEP Rules 62-330, 62-331, and 404 Handbook (01261172xBA9D6).pdf

Good afternoon Heather,

Please find attached the Seminole Tribe of Florida's comments on Florida Department of Environmental Protection's Rules 62-330, 62-331, and the 404 Applicant's Handbook. Please include these comments into the record for these Rules.

We look forward to continued conversations with the Department on the State's assumption of the Clean Water Act 404 Permitting Program. Please let me know if you have any issues opening the file.

Regards,

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